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**IN THE UNITED STATES DISTRICT COURT FOR
THE DISTRICT COURT OF NEVADA**

RUSSELL G. GREER,

Plaintiff

v.

**FREMANTLE PRODUCTIONS NORTH
AMERICA, INC,** a corporation and
MARATHON PRODUCTIONS, INC, a
corporation

Defendant

**PLAINTIFF'S SECOND AMENDED
COMPLAINT FOR DISCRIMINATION
UNDER THE AMERICANS WITH
DISABILITIES ACT & INJUNCTIVE
RELIEF**

Case No.: 2:21-cv-01905

Judge: Richard F. Boulware, II

Magistrate Judge: Nancy J. Koppe

Plaintiff Russell G. Greer comes forward now with his Complaint against Defendants named above and alleges as follows:

NATURE OF THE ACTION

1. Plaintiff brings this action seeking redress for suffering disability discrimination by Fremantle, an entertainment production company, and its subsidiary, Marathon Productions, under the Americans with Disabilities Act (hereafter referred to as the “ADA”), in relation to Plaintiff being discriminated and denied a chance to go on Defendants’ show, America’s Got Talent.

JURISDICTION AND VENUE

2. This is a civil action seeking declaratory-injunctive relief for disability discrimination under the Americans with Disabilities Act (ADA): 42 U.S.C. § 12182.

3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331.

4. This Court also has jurisdiction because there is complete diversity between both parties. 28 U.S.C. § 1332.

5. Venue is proper in this district pursuant to 28 U.S.C. §§ 1391.

PERSONAL JURISDICTION

6. This Court has specific and general personal jurisdiction over Defendants, as Fremantle and Marathon Productions has made substantial contacts with the state. Either specific or general jurisdiction can be found on Defendants.

SPECIFIC PERSONAL JURISDICTION

7. Specific jurisdiction can be found that Defendants’ show (aka its product), America’s Got Talent, offers the winner of the show a headliner show in Las Vegas, in addition to a million dollar prize. This has been a perk on the show since 2008. AGT is the same show Greer was trying to get on and said show’s perks was an advantage Greer was trying to obtain. This shows

Defendants have substantial contacts with Nevada that relates to the cause of action and Defendants have purposefully availed itself to Nevada. *Ford Motor Co. v. Montana Eighth Jud. Dist. Ct.*, 141 S.Ct. 1017, 592 U.S. (2021).

8. Additionally, Defendants have partnered with the Luxor Hotel & Casino in Las Vegas to offer a live version of America's Got Talent. From the Luxor home page, it reads: "America's Got Talent Las Vegas LIVE. The show will perform two times per night, five nights a week, at Luxor Theater. MGM Resorts International, **Fremantle** and Syco Entertainment, three entertainment powerhouses, have collaborated to produce this must-see, variety-style production for audiences of all ages." Luxor Las Vegas.

(<https://luxor.mgmresorts.com/en/entertainment/americas-got-talent-las-vegas-live.html>). (2021).

The show has also been heavily marketed in Nevada and carried by Nevada news outlets. *Lineup Revealed for "America's Got Talent" live show in Las Vegas*. News3LV. (2021).

(<https://www.google.com/amp/s/news3lv.com/amp/news/local/lineup-revealed-for-americas-got-talent-live-show-in-las-vegas>). Defendants have placed their product (their shows) into the commerce of Nevada and thus Defendants have the "intent or purpose" to serve the forum state to bring Nevada residents and tourists of Nevada to their shows and in turn, profit from the attendance on the Vegas Strip and in turn, stimulate the Nevada economy. They have purposely availed themselves into Nevada's commerce.

9. The claims relate to the forum state because the prestige of having a Vegas show enticed Plaintiff to invest in his accommodations for his disability, so that he could be on equal footing to compete for the advantages Defendants were offering. Further, Plaintiff auditioned for the show while in Vegas because Defendants designated specific days for certain days and 02/08/21 was the last day of the Western States auditions. Greer even moved from Utah to Las Vegas, Nevada SPECIFICALLY to find accommodations to assist him in auditioning.

10. Applying the 9th Circuit “but for” test for specific jurisdiction, if Defendants’ show AGT did not offer its prestigious perks of having a show in Vegas and did not offer a prize of any kind of the sort, Plaintiff would not have invested in his accommodation and gone through the harm he went through to move from Utah to find accommodations and audition for AGT in Vegas to compete for the prize of having a show in Las Vegas. It was the advantages of having a show in Vegas, and a million dollar prize, that lured Plaintiff. Without that prize and privilege and prestige, Plaintiff’s harm would not relate to the forum state, nor would it relate had he not auditioned in Vegas nor suffered his injuries by learning of his rejection while in Vegas. There is a strong “relationship among the defendants, the forum, and the litigation”—the ‘essential foundation’ of specific jurisdiction.” *Ford v. Montana Eighth Judicial District Court*, 141 S. Ct. 1017 (2021).

GENERAL JURISDICTION

11. General jurisdiction can also be found because Defendant Fremantle is essentially at home by maintaining an active business and registered agent in Carson City, Nevada.

12. Fremantle has an active business license in Nevada, with a registered agent in Carson City, Nevada. This Nevada business was created in 2008, which is the same time AGT started offering a show in Vegas. Fremantle’s Nevada’s last business filing was in 05/2021.

(<https://esos.nv.gov/EntitySearch/BusinessFilingHistoryOnline>).

13. Fremantle heavily investing in Las Vegas as a perk and privilege for its show and partnering with other Nevada businesses shows that its essentially at home in Nevada.

14. Given the substantial amount of contacts that Fremantle and Marathon have with Nevada, including partnering with the Luxor for an AGT Live show and offering the winner of their show a headliner gig in Vegas, the same show that is the subject of the litigation, and maintaining an active Nevada business license, it is clear that the plaintiff’s cause of action

"relates to" Defendants' contacts with the forum state and that there is specific and general personal jurisdiction.

PARTIES

15. Plaintiff Russell G. Greer resides in the State of Nevada. Greer also has a facial disability termed, "moebious syndrome". This essentially means that Greer's 7th cranial facial nerves are paralyzed and so he cannot close his lips and his daily life functions of communicating are difficult. For instance, though he has a paralegal degree, his disability has made it hard to find work in law firms or in a high paying position because communication is essential in those roles. Not only is speaking difficult, he is also often shunned for his deformity, thus limiting his social opportunities. EXHIBIT A (contains photo of Plaintiff).

16. Defendant Fremantle is incorporated in Burbank, California and produces many different reality based TV shows, namely the show, "America's Got Talent" (hereafter referred to as "AGT"), which is the show Greer auditioned for and knows he was discriminated by the producers from appearing on the show. As established, this Court has jurisdiction over Defendant.

17. Defendant Marathon Productions is also incorporated in Burbank, CA and is a subsidiary of Fremantle and is also a producer of AGT.

GENERAL ALLEGATIONS

Background of Plaintiff

18. Greer has had a long held dream of getting into the entertainment industry as a songwriter and an entertainer, but with a facial paralysis, his dreams have been stifled and hindered because of his disability because communication is essential as an entertainer.

19. Greer's disability is such a speech hindrance that he even has trouble pronouncing his own last name. When he says "G", some think he is saying "P". He can't use his lips to form clear words. He has had to do years of speech therapy to get to where he's at in his

communication level. So it should be no surprise to this Court that his disability puts him at a disadvantage as an aspiring entertainer.

20. In high school, in 2009, Greer was in the drama club and the club went to different schools to perform skits. And Greer can remember being laughed at by audience members because of his disability. Shortly afterwards, his teacher urged him that if he pursued his entertainment career, he should “stay behind the camera”. Greer has seen opportunities taken from him because of his disability throughout his life. Greer’s entire life has been filled with a search for purpose and belonging.

21. Growing up in Utah, Greer didn’t really have any serious entertainment options to pursue. His family flirted with the idea of him being an “extra” (background actor) in LDS professionally produced movies, but they weren’t sure how casting directors would react with a disability on camera.

22. In 2015-2016, when Greer was beginning to get serious about his musical pursuits, he had many heartbreaking experiences of trying to work remotely with out of state music producers, but because of his disability, they couldn’t understand him. This isn’t a problem a non-disabled musician faces.

23. When Greer has posted videos online of himself playing music, he has been mercilessly harassed by trolls who have attacked him for his deformity, which is another struggle non-disabled musicians don’t face. It is interesting how in a world that champions underdogs, strangers can be so cruel to those they do not know.

24. Greer’s disability has caused him to doubt his own talent at times, as he is a talented entertainer stuck in a body where he can’t clearly express himself or where others have doubted his talents because of how he looks. For years, instead of chasing his dreams, he was discouraged and working as a janitor. As shown, not only does Greer face the struggle of communication, he also faces the struggle of being accepted by society and trying to be seen as more than a

deformity; fighting to be given chances in not just the entertainment industry, but also in his college degree field of law as a legal assistant.

25. Besides his disability struggles, Greer has faced the struggles of the Hollywood system that is grounded centrally on networking and nepotism.

26. Because of unsolicited policies and not knowing anybody within the industry, Greer has essentially “spun his wheels” in regards to his efforts. At times, he feels like a failure.

27. Greer has written and produced many songs, which are on streaming platforms like Spotify. The effort it takes for him to produce these are tremendous. He works with a professional producer who helps Greer tie up the loose ends of his music. Greer write all of his own music. The effort costs him a lot of money for the production costs, hiring vocalists and for the mixing/mastering. Despite working with producers and being talented, he again is stuck in the rut of not having the right connections.

28. Greer figured a reality show like AGT would give him much needed publicity to jump-start his entertainment career. Many musicians have started their careers this way.

AMERICA’S GOT TALENT

29. America’s Got Talent (AGT) is a reality television show that launched in 2006. The premise is to find unknown talent (although many acts have had had varying degrees of success before even going on the show) and have those acts compete through different rounds in front of celebrity judges for a million dollar prize. The judges buzz off acts they don’t like and have the acts they do like, proceed forward in the competition. The acts get narrowed down to a Top 30 group, where a live audience and viewers can vote who moves forward.

30. AGT was the perfect reality show to give Greer a boost to his entertainment career because the show has a variety of acts that have gone on, whereas other shows are strictly limited to one category like singing or cooking, etc, and the contestant is limited to one person, whereas groups can go onto AGT and act as a single contestant. AGT is the type of format where Greer

could have an accommodation (other entertainers) help him with his act, as doing a solo act wouldn't be feasible.

31. The important thing about AGT is that it's not a cut-throat competition show to get on, say like, *American Ninja Warrior*, where world class athletes compete for a prize. No, with AGT, the producers look for unique acts with inspiring life stories. Sometimes, the show will have on very silly acts, like a guy singing the "Tequila" song with karaoke.

(<https://youtu.be/mVCC0MBT6bE>).

32. Per the official audition site for the show, AmericasGotTalentAuditions.com, the show's producers offer the following advice for auditions:

33. Be original.

34. Stand out from the crowd.

35. Be fearless. *Audition Tips and Advice*.

(<https://americasgottalentauditions.com/faq/audition-tips-and-advice/>).

36. The show regularly features "sob stories" of people talking about different adversities in their lives, such as a blind contestant with autism or a man wrongly incarcerated in prison for 23 years.

37. This all led Greer to believe that if he tried his best, he could honestly make it on the show, as he has could inspire others with his story and his talent.

REASONABLE MODIFICATION

38. Several competitions and tournaments have allowed disabled contestants to have reasonable accommodations. The most notable example is the Supreme Court case of *PGA Tour v. Martin*, where the Court allowed a disabled golfer to use a golf cart. The decision came down to deciding that such an accommodation didn't alter the nature of the tournament, where contestants usually just walked. The accommodation was also found to be necessary for Martin to compete in the competition.

39. Likewise, Greer needed an accommodation that made it necessary for him to compete on AGT. Greer wanted to perform an original pop song he wrote about show judge Heidi Klum, and since the song involved singing, Greer needed to invest in an accommodation, a vocalist, to be his song's vocals, as Greer himself cannot clearly or coherently sing because of his disability. The accommodation fit within his talent, as he is a songwriter and he writes songs and his songs involve lyrics.

HIRING AN ACCOMMODATION

40. Greer didn't just wake up one morning and decide to audition for AGT. Rather, his audition was planned out a year in advance in February of 2020. He was going to audition for the 2021 Season (16) of AGT. The audition would be a "cattle call" (open, preliminary audition) in front of producers, who then would select contestants to audition on the show in front of the celebrity judges.

41. With his producer, they produced the audition song, which was an original song about AGT celebrity show judge Heidi Klum. They studied successful acts from different musical shows and created the style of the song based on what had been successful, while showing originality. The song would then act as a reference song for a live band to follow.

42. Greer then spent the next several months saving up money to find professional band mates to help him perform the song, as due to his disability, he is unable to audition by himself a pop song, e.g. can't sing the lyrics clearly.

43. Greer was unable to find talent in Utah, so Greer made the move to Las Vegas, Nevada to find talent to help him in December of 2020. Greer currently lives in Vegas.

44. Once he was located in Vegas, Greer reached out to different musicians for connections. He eventually found a drummer, a singer and a back up dancer. Greer was on the keyboards and a keytar he specifically bought for the audition. His accommodations are professional musicians who have done jobs on the Vegas Strip.

45. Greer then used his money to rent rehearsal space in a rehearsal studio in Las Vegas.

46. In total, Greer spent roughly 3,000 dollars for the audition.

47. As explained, the costs were an accommodation to his disability because Greer is already at a disadvantage with auditioning.

The Day of the Cattle Call Audition

48. The day of the cattle call audition was 02/08/2021 over Zoom. All auditions would be done virtually because of COVID. EXHIBIT B.

49. Greer and his band set up a Zoom call to have a video call with a Fremantle/Marathon Productions producer to perform the audition. Greer also had to fill out an information form and in that form, he explained he had a disability and that his efforts were being done as an accommodation to aid said disability.

50. The audition went smoothly. By the end of the act, the producer was clapping and told Greer he enjoyed the act.

51. The producer asked Greer to submit the video on the online portal as well and then told him good job.

52. Per the contest rules, all acts would be notified by Spring of 2021 as to whether they made it on the show to audition in front of the celebrity judges. EXHIBIT C.

53. After the audition, Greer's band mates were jumping up and down and hugging Greer, ecstatic. They all assumed, based on the producer's reaction, that they had made it onto AGT to audition in front of the celebrity judges.

54. Months passed by, with Greer so optimistic to receive an email from the producers. But an email never came.

55. Greer also noticed that the YouTube video he submitted, at the producer's request, also was not viewed. Greer began to grow worried. The YouTube video was important because it contained a better quality audition than the Zoom audition. EXHIBIT D.

56. April 2021 approached and although he never received an email from the producers, one of the celebrity judges posted on Instagram that filming started.

57. Greer was shocked. He began to have a panic attack and he vomited. He was in disbelief because the producer's reaction did not match the end result. Surely, something happened during the period of months.

58. In a haze, Greer reached out to a producer on 03/26/21 on the AGT helpline email and was told to try again "next year" by a person running the email. The email gave no specifics on Greer's audition, just to try again. EXHIBIT E.

59. After spending 3,000 dollars on this audition, Greer couldn't believe the response.

60. Greer figured he could try reaching out to a producer for reconsideration and so he sent Fremantle a letter and sent it to the Burbank location in April 2021.

61. Greer waited two weeks and received no response. Greer then hired a lawyer under contract to write a reconsideration letter on his behalf, citing the facts and claiming Greer was a victim of discrimination and asked for reconsideration/modification. EXHIBIT F.

62. The letter read: "

April 12, 2021

Via Certified Mail – Signature Required

America's Got Talent Production

Fremantle

2900 W. Alameda Ave., Ste. 800

Burbank, CA 91505

Re: Russell Greer;

Formal Request for Reconsideration

To Whom It May Concern:

Our office has been retained by Russell Greer in connection with America's Got Talent (AGT's) denial of Mr. Greer a chance to perform on the show. Please accept this correspondence as a formal request for reconsideration as to Mr. Greer and his band to be given an opportunity to perform on AGT.

It is our understanding that Mr. Greer auditioned for AGT this past February. Mr. Greer has a facial disability termed "Moebious Syndrome" (the "syndrome"), which has made all aspects of his life difficult, especially with communicating. In essence, Mr. Greer's 7th cranial facial nerves are paralyzed and he cannot close his lips. Mr. Greer worked really hard on his audition, and spent \$2,000 to hire a band to help him. When Mr. Greer auditioned at the virtual audition, the producer really liked Mr. Greer's work, and requested that he submit videos through an online process. Mr. Greer and his band were very excited as they thought that the encouragement from the producer indicated that they had made it on the AGT.

However, Mr. Greer never heard back from the producer or AGT, and learned that filming had already started – reflecting that Mr. Greer and his band had not made AGT. Thereafter, Mr. Greer learned that the videos he had submitted at the request of the producer were never viewed. Mr. Greer wrote a letter to the producers of AGT, asking them to reconsider their decision. No one has replied to Mr. Greer's correspondence. Mr. Greer feels he was discriminated against by AGT and its' producers.

Through his work and music, Mr. Greer attempted to convey his story of overcoming adversity, demonstrating how he did not let his challenges stop him from accomplishing his dreams. Mr. Greer contends he has the talent and skill to be granted a spot on AGT, and he has demonstrated his talent in the video he submitted at the request of the producer.

Mr. Greer believes he was indirectly discriminated against in light of AGT's denying him a spot. Mr. Greer's face is paralyzed and he has trouble communicating, and thus, he was at a

disadvantage when auditioning. That is the reason for him paying \$2,000 to professional band members to perform his song.

Pursuant to the Equal Employment Opportunity Commission, indirect discrimination occurs when there is a particular policy that affects persons with disabilities unequally. Here, AGT rejected Mr. Greer's position on the show, and that rejection was based on discrimination because AGT failed to take into consideration that Mr. Greer had to put together a production to demonstrate his talent because of his disability – Mr. Greer is unable to go out on a stage and perform his song by himself.

Therefore, based on the above, Mr. Greer hereby makes a formal request to sign a contract with AGT to perform on the show in 2022. He has already auditioned, he was applauded and praised by the producer, and he produced further videos of his song(s) at the request of AGT's producers. Mr. Greer has demonstrated his skill and talent, which is the basis for having him perform on the show.

We have consulted with our client regarding his available options and avenues of redress, and we have been authorized to engage in confidential settlement negotiations. If you have any interest in resolving this matter in such a manner, please contact the undersigned via email and we will have an assistant or paralegal contact you to schedule a call. Please ensure you reference RUSSELL GREER in the subject line of your email.

Our client wishes to resolve this matter amicably. We look forward to hearing from you, or your representative, to discuss this matter more meaningfully.”¹

63. The letter was delivered to Fremantle. Soon afterwards, Greer's YouTube video suddenly had views. The video was set on unlisted, so only those with the link could view the video. So this confirmed the Fremantle producers received Greer's request. EXHIBIT G.

¹ Said firm was solely retained for writing the letter and representing Plaintiff in modification terms. They are not involved with the current case because they don't work contingency basis.

64. Greer waited many months for a reply and never received any reply.

65. Greer made contact with Fremantle VP of Legal Affairs Kovan Saaty, in September of 2021, and still received no reply. EXHIBIT H. In fact, it wasn't just one message Greer sent. Greer made four messages to Kovan Saaty between September to October of 2021. He also reached out to Diane, Kovan's assistant, and two different listed ADA emails. He also left a voice message on Kovan's phone. Thus it wasn't just one message that possibly got lost or buried. It was 8 messages, in a span of 6 months, from Greer and the attorney under contract who were trying to make an ADA allowed modification request. 8 polite and professional messages. To ignore the request, without any explanation or response (as was shown) is discrimination, per the statute language of US Code 42 12182(2)(A)(ii).

TITLE III OF THE ADA

66. On July 26, 1990, Congress enacted the Americans with Disabilities Act (ADA) to "provide a clear and comprehensive national mandate for the elimination of discrimination against individuals with disabilities." 42 U.S.C. § 12101(b)(1). Congress also enacted the ADA to assure individuals with disabilities have "full participation" in public accommodations. 42 U.S.C. § 12101(a)(7).

67. Title III of the ADA, codified as 42 U.S.C. 12182, protects the rights of disabled individuals in places of public accommodations.

68. Courts have held that production companies offering privileges and chances to compete on a show, do in fact qualify as a place of public accommodation. *Rendon v. Valleycrest Productions*, (11th Cir. 2002) (which involved disabled contestants being unfairly screened out to be contestants on the game show, "Millionaire").

NOT AFFECTING DEFENDANTS' SPEECH

69. As a preliminary caution for this Court, to help ponder the claims: since America's Got Talent is not a scripted show, it is not linked to an artistic narrative. Unlike a scripted show in

which there is an intended message tied to a scripted artistic narrative, reality television shows do not seek to hire contestants to convey a particular message. Rather, they seek to hire for an intended purpose-depicting "real life" in a reality-based setting.

70. With AGT, it's to show off talent and compete for a prize, not to portray a message of a screenwriter. Thus, without being tied to an artistic message, casting decisions in neutral reality programs are not subject to broad First Amendment treatment and so the governmental goal of promoting diversity on television should trump any First Amendment claims of Fremantle and Marathon. *An Immovable Object and an Unstoppable Force: Reconciling the First Amendment and Antidiscrimination Laws in the Claybrooks Court*. Vanderbilt Journal of Entertainment & Technology Law. (2015).

71. With that said, this case is not challenging Fremantle or Marathon's speech, nor the expressive content of AGT, but rather, this case is holding Defendants liable for their failing to make a reasonable modification for Greer, per ADA Title III.

UNCONSCIONABLE ARBITRATION AGREEMENT DELEGATION CLAUSE

72. Plaintiff did sign a release form/arbitration agreement prior to auditioning, but Greer did not knowingly or voluntarily waive his American with Disabilities Act remedies.

73. Further, the delegation clause of said agreement is procedurally and substantively unconscionable, which Plaintiff reserves the right to expound upon in detail in response to any motion to dismiss or motion to compel arbitration.

COUNT I

DISCRIMINATION ON THE BASIS OF DISABILITY IN VIOLATION OF US CODE 42 12182(2)(A)(ii) — DEFENDANTS FAILED TO MAKE MODIFICATIONS TO THEIR PROCEDURES AND PRACTICES

74. Russell Greer realleges each and every allegation in paragraphs 1 through 71 as if fully set forth herein.

75. Title III of the ADA provides that: “No individual shall be discriminated against on the basis of disability in the full and equal enjoyment of the goods, services, facilities, privileges, advantages, or accommodations of any place of public accommodation.” 42 U.S.C. § 12182.

76. Although Title III of the ADA does not have the words “qualified individual with a disability”, courts have been instructed to apply Title II’s wording to Title III. *Bercovitch v. Baldwin Sch., Inc.*, 133 F.3d 141, 154 (1st Cir.1998).

77. As established above with *Rendon*, Defendants are a public accommodation, as they were offering privileges and advantages to compete on their show, AGT, for a one million dollar prize, and they are private, entertainment entities. 42 U.S.C. § 12181(7)(C).

78. As previously established, Greer has a disability as defined by the ADA, as it substantially limits his communication and substantially limits his social opportunities. 42 U.S.C. § 12102(1)(A). Said disability had Plaintiff at a disadvantage when auditioning.

79. 42 12182(2)(A)(ii) holds that it’s discrimination to fail to make reasonable modifications in policies, practices, or procedures, when such modifications are necessary to afford such goods, services, facilities, privileges, advantages, or accommodations to individuals with disabilities. US Code 42 12182(2)(A)(ii).

80. To state a Title III claim, Plaintiff shows that: “(1) he is disabled as that term is defined by the ADA; (2) the defendant is a private entity that owns, leases, or operates a place of public accommodation; (3) the defendant employed a discriminatory policy or practice; and (4) the defendant discriminated against the plaintiff based upon the plaintiff’s disability by (a) failing to make a requested reasonable modification that was (b) necessary to accommodate the plaintiff’s disability.” *Fortyune v. American Multi-Cinema Inc*, 364 F.3d 1075 (9th Cir. 2004).

81. Having shown that Greer has a disability under the ADA and that Fremantle and Marathon were offering entertainment privileges and advantages as a public accommodation, the contention Plaintiff raises is not that Defendants employed a discriminatory policy, but rather,

the AGT producers failed to adhere to company policies of affording opportunities to disabled contestants and abiding by Defendants' commitment to equal access for people with disabilities and thus it had a discriminatory effect in practice.

82. The policy is explained as follows:

83. Back in 2011, Fremantle agreed that it would make modifications for disabled contestants upon written request. This agreement was made between the DOJ and FremantleMedia after three discrimination complaints were filed regarding their show, *The Price is Right* (TPIR). *Settlement Agreement Under the ADA Between USA, Fremantle and CBS*. ADA.gov (2011). (<https://www.ada.gov/price-is-right.htm>). EXHIBIT I. Two complaints had to do with structure issues and the third complaint (unknown if he/she was an actual or wannabe contestant) had to do with a lack of disabled people on the show.

84. In part, the policy reads: Fremantle "recognizes that the American public welcomes a television game show in which all individuals, including persons with all types of disabilities, have an equal opportunity to be selected as a contestant, participate, compete for prizes, and win. Fremantle is therefore committed to providing equal access to individuals with disabilities to be considered and selected as contestants and to compete for and win prizes."

85. Per paragraph 17 of the 2011 ADA agreement: "Consistent with its current stated practices, [Fremantle] will make reasonable modifications to policies, practices, and procedures to afford opportunities and access to individuals with disabilities, including but not limited to individuals who wish.... to become a contestant on the Show. Reasonable modifications are ***exceptions***, modifications, and adjustments to policies, practices, and procedures that are necessary to avoid discrimination against an individual with a disability. Requests for reasonable modifications may be made orally or in writing by or on behalf of an individual with a disability." EXHIBIT J.

86. Even though this agreement was made for TPIR, there is no reason Fremantle as a company can't adhere to similar modification policies for all of its programs because in Exhibit C of the DOJ-Fremantle agreement, a document states that Fremantle has a commitment to public access for people with disabilities, in addition to paragraph 82, which pointed out:

“consistent to its current stated practices.” This seems to read that Fremantle’s policy applies to all of its shows, consistently. Additionally, the document states that Fremantle makes reasonable accommodations that may be necessary to provide equal access for individuals with disabilities to be selected, compete, and win on “the Show” (assuming this applies to all of their shows).

87. Greer cannot find a company-wide anti-discrimination policy for Fremantle. However, looking through their website, it says: “we believe in giving all people a voice. We are committed to stories of diversity across genres, continents and cultures.”

(<https://fremantle.com/about/>). However, the DOJ website defines a settlement agreement as an “out-of-court resolution that requires a signed agreement, or memorandum of understanding, and **performance by the defendant.**” (<https://www.justice.gov/opa/pr/justice-department-releases-memorandum-litigation-guidelines-civil-consent-decrees-and>). Performance in this regard could infer the DOJ meant for Fremantle to apply that agreement and policy liberally, since, as stated, Exhibit C makes it seem Fremantle has a wide policy.

88. Additionally, since Marathon is a subsidiary of Fremantle and produces AGT with Fremantle, Marathon’s producers should have abided by the same policy.

89. It makes no logical or legal or practical sense that the same policies can't be expected for AGT.²³ Upon a closer reading, it appears that the policy applies to all of its shows, e.g. the sentence: “consistent to its current stated practices.”

² At the time of this writing, Greer has reached out to the DOJ attorney who helped reach this agreement with Fremantle and see if the attorney believes the agreement was meant to be applied broadly. He will update the Court with a response.

³ If a company in general has a certain department (say, their legal department) sanctioned by the DOJ, obviously, it wouldn't excuse another department (their finance department) to continue with the complained of behavior.

90. With the policy laid out, although Greer was a qualified individual and contestant (qualified per the Zoom producer's favorable feedback), the producers for Fremantle and Marathon discriminated against Plaintiff by failing to adhere to its own policy of affording opportunities to disabled contestants by overlooking that Greer's efforts were made to act as a reasonable accommodation and that his efforts were necessary for him to compete on the show, which he made clear on his informational form he was provided and that he filled out and in one of the videos he submitted online. He wasn't just another act in the competition.

91. The producers overlooked that Greer wasn't investing in the band for the heck of it. He was investing in the band as a reasonable accommodation. Contrast Greer's accommodation investment with a person who buys an expensive drum kit for the show. The drummer makes that investment as a risk. Greer made his investment as a necessary accommodation. That is the difference and what the producers seemed to overlook.

92. While the producers didn't ask Greer to spend three thousand dollars for his act, he spent that money *in order for him to compete and to accommodate his disability*.

93. When Greer stated he had a disability and that his efforts in forming this group were to accommodate his disability, that *should have triggered a deeper analysis of his audition* and the policies as stated above, should have kicked in and been applied to ensure that a disabled contestant would have opportunities to go on the show. Not just opportunities to preliminary audition in the cattle call audition. But opportunities to compete on the actual show's audition, which is why Greer made a 3k dollar accommodation.

94. The existence of a policy of non-discrimination is prima facie evidence of awareness on the part of Defendants' producers of the federally protected rights of plaintiff and their duty in ensuring reasonable accommodation and equal access.

95. Important to note: Greer isn't saying he couldn't access the preliminary, cattle call audition Zoom session or that there were any structural issues. Equal access here means equal

participation on the live show because what good is it to say that disabled people have rights to participate on the show, but any rarely ever advance?

96. The producers should have adhered to their policies to ensure that Greer could have advanced to the next round, based on the ADA agreement of equal participation. The policies Fremantle agreed to with the DOJ are just lip service.

97. The disparity and lack of presence of visible disabled contestants shows that Defendants' avowal of advocacy is backed up by empty deeds. Indeed, the ADA defines discrimination as a public accommodation treating a disabled patron the same as other patrons despite the former's need for a reasonable modification, which goes back to paragraph 87. Treating Greer the same as a drummer who makes a financial risk, despite the fact Greer made it as a financial accommodation that was necessary to compete.

98. From the policy above, equal access and equal participation could easily be argued that Greer put in enough effort to go onto the show and audition in front of the celebrity judges. If that isn't convincing, then based on the effort Greer put in to accommodate his disability, per the policy, he should have been given an opportunity to go onto the show because of the stipulation made with the DOJ to afford opportunities for disabled contestants. Again, what's the point of having policies if they're not implemented or if disabled people can compete on the preliminary auditions, but any rarely advance to the actual show rounds in front of the celebrity judges.

99. Such oversight stemmed from the acts and practices of the AGT producers. Oversight is established with Greer's YouTube video having no views until after filming started, when the lawyer sent the letter, and so it can safely be assumed anything else Greer wrote, such as explaining his disability and accommodations, were ignored as well.

100. By Defendants' producers failing to see that Greer utilized reasonable accommodations that were necessary for him to compete for the privileges and advantages of AGT, that he wasn't just another act, and ignoring or overlooking the effort he put in as a disabled contestant and thus

treating him like other non-disabled contestants, the rejection and oversight had a discriminatory effect in practice by Defendants not following their policies and adhering to the ADA to give Plaintiff equal access and a chance at competing for the advantages and privileges of AGT by going onto the filmed show.

101. After the producers discriminated against Greer by not letting him compete for the privileges and advantages of AGT on the celebrity audition of the show and overlooking/ignoring that his efforts were meant to be accommodations, he then sought modification from Fremantle to modify the rejection.

102. Greer didn't write to Marathon as well because he wasn't aware a subsidiary also produced AGT. Also, logically, Fremantle would have passed on the letter to Marathon.

103. When Greer's contract attorney contacted Fremantle through letter in April 2021, Fremantle failed to address the discriminatory actions of the producers and their mistake of rejecting a qualified contestant with a disability and modify their oversight of Greer's accommodation efforts.

104. Modification in this instance would have been that even though Greer was not selected for the 2021 show, a modification would have been seeing how much Greer invested in his cattle call audition to compensate as an accommodation, seeing that he was actually talented and letting him on the celebrity round audition of the show for the 2022 season, as the legal reconsideration letter asked for, without having him cattle call audition again like the AGT Helpline told him to do, as he was a qualified contestant, per the Zoom producer's favorable reaction.

105. This fits within the policy of Fremantle (as shown in paragraph 80) to allow *exceptions* and *modifications* for contestants. The modification would be necessary to afford Plaintiff Defendants' privileges and advantages, as it would be redundant to make Plaintiff preliminary audition again in the cattle call audition. There is no guarantee that Plaintiff

wouldn't be rejected/ignored again due to producer oversight and lose even more money and suffer more damages if he were to go through preliminary cattle call auditions again. Nor is he in the same financial position to gather accommodations to audition again. The only way he could have accommodations help him is through an agreement (or court order) with Defendants to let him on the next season of the show.

106. This would have been a very reasonable modification and could have easily fit within a case by case basis approach, as Greer showed talent, harm and loss. This would have afforded Greer the privileges and advantages of the show, per the statute, and wouldn't have altered the show or competition, as AGT's producers frequently reach out to acts to come onto the show without cattle call auditioning⁴⁵, ⁶groups of more than one person frequently audition on the show and Fremantle has previously made a deal with the Department of Justice that they would allow disabled contestants to make modification requests for exceptions. "A modification that provides an exception to a peripheral tournament rule without impairing its purpose cannot be said to "fundamentally alter" the tournament." *PGA Tour v. Martin*, 532 US 661 (2001).

107. Most importantly: the modification was only asking to go on the show to audition in front of the celebrity judges. Greer wasn't asking to automatically win the prize or for any unfair advantages, thus there would be no unfair advantage or fundamental alteration. The only thing that is unfair is to have a disabled contestant invest all of that money on a reasonable accommodation and that not be allowed to let him proceed onto the celebrity audition of the show.

⁴ Good Mythical Morning YouTube channel details how they were called by AGT producers to go on the show with their "Dope Zebra" skit. They didn't go to an audition call — AGT called them. <https://youtu.be/rxrzvGNhDOg>

⁵ *20 Facts About America's Got Talent that Fans Would Be Surprised To Learn*. TheThings.com (2020). (Point 8 states that AGT producers recruit talent on the show that never preliminary audition). (<https://www.google.com/amp/s/www.thethings.com/20-facts-about-americas-got-talent-that-fans-would-be-surprised-to-learn/amp/>).

⁶ Couldn't it be argued that the producers themselves are fundamentally altering the show's purpose by having acts on the show that bypass the preliminary audition? So any claims of Plaintiff's modification requests altering the show are wholly arbitrary and unwarranted.

108. Defendants are in breach of their own agreement with the DOJ and their promised practices and policies of accommodating contestants with disabilities and in violation of ADA law.

109. Defendants ignored Greer's requests for modification, requests that he and the attorney under contract made numerous times through certified mail, email and phone message.

110. Going back to Fremantle's ADA agreement with the DOJ, it states in paragraph 23, that upon ten days of receiving an ADA complaint it will investigate such claims and return a response after 90 days. 90 days after ten days of receiving the Complaint, would have been July 23rd, 2021. At the time of this writing, it's October 2021 and still no response from Fremantle. This is going off of the belief that the agreement was meant to be applied broadly to Fremantle as a whole.

111. As stated, although this agreement was for TPIR, there is no reason Fremantle and Marathon as a holding company and subsidiary can't abide by a broad agreement like this, as it's the same company and TPIR is housed at the same location as AGT: 2900 W. Alameda Ave, Suite 800, Burbank, CA 91505, which TPIR's site lists as the ADA Coordinator address. The AGT site lists no ADA Coordinator, only that it's copyrighted by Fremantle. EXHIBIT K. Marathon is also housed at 2900 W. Alameda.

112. By failing to make any modification or even attempting to return any communication to Greer or the contract attorney, Greer was discriminated, per the statute.

113. Greer has thus satisfied a Title III claim.

114. Just like Martin needed a golf cart in *PGA* to be his legs, Greer needed a vocalist to be his voice to perform his pop songs.

115. This present case, as *PGA* showed, is about trying to get Plaintiff on equal footing, not give him an unfair advantage. As the *PGA* court mentioned, "The other golfers have to endure the psychological stress of competition as part of their fatigue; Martin has the same stress plus

the added stress of pain and risk of serious injury. As he put it, he would gladly trade the cart for a good leg. To perceive that the cart puts him—with his condition—at a competitive advantage is a gross distortion of reality.” *PGA v. Martin*, 532, US 661 (2001).

116. Likewise, while rejected contestants may suffer from disappointment on not making it on AGT, Greer has to deal with the disappointment, plus the added loss of feeling inadequate because of a disability and the discriminatory effects Greer faced by investing in a reasonable accommodation and that not even being considered, despite being told he was talented, or for any modifications being accepted. The pain Greer suffers from coping with his disability is "undeniably greater than the fatigue his able-bodied competitors endure from walking the course.” *Id.*, at 1251.

117. As much as Greer would like to, his disability does not realistically allow him to sit at a piano by himself and sing for any kind of audience, let alone a talent competition show, like a non-disabled contestant can do. In fact, when Greer would practice in his bottom floor apartment for the audition, by himself, at his piano, passerbys would walk past his window and loudly and rudely mock his disability. It was hurtful, but Greer’s dream and determination of getting on AGT kept him strong. His motivation, in part, was to rise above his haters and the bigots of the world, who treat disabled people like secondary citizens. Bigots who feel tough (but obviously insecure about themselves) to walk past a complete stranger’s home and mock him. Greer also wanted to inspire others with challenges.

118. The vocalist, other crew and Greer have not performed together since the virtual audition, proving that Greer retained the vocalist and crew solely as an accommodation for the AGT audition and that they were not a regular band or group. Further, when Greer wrote down the act name, he put his name and not a group name, thus showing that he was auditioning as himself and that his group were indeed his accommodation, not auditioning as a regular band or

group. Lastly, Greer even told the people he hired that he was not looking to form a band, but rather retaining their services to act as an accommodation for his disability.

REQUEST FOR PRELIMINARY INJUNCTIVE RELIEF

119. Because a private party cannot collect money damages under the ADA, Greer requests injunctive relief, per 42 USC 12188(2).

120. Per 42 USC 12188(2), “where appropriate, injunctive relief shall include...modification of a policy or provision of alternative methods.”

121. The injunctive relief Plaintiff requests is an order that Fremantle and Marathon place Greer on Americas’s Got Talent for the 2022 season for the celebrity audition round, which begins filming in April 2022, thus relief would be requested to be issued as soon as possible. Such an order would be giving Plaintiff, a disabled contestant, access to the privileges and advantages of AGT.

122. Injunctive relief is appropriate because Fremantle and Marathon have demonstrated that they do not care about Greer’s efforts, by ignoring his letters and the helpline email telling Greer to try again next year. This is further evidenced by Greer’s video not even being viewed until AFTER a lawyer sent them a reconsideration letter.

123. There is no assurance from Fremantle and Marathon that if Greer retained even more talented accommodations and went through the preliminary audition process once again, that his efforts and accommodations would not meet the same rejection fate. The harms and injuries are likely to recur.

124. Further, Greer’s financial standing has changed dramatically from early 2021 and the only way he could obtain an accommodation to help him on the show would be by some assurance, through either a preliminary injunction ordering Greer’s appearance on AGT, or a

mutual agreement between Fremantle and Marathon and Greer (a modification request which Fremantle ignored), that he can go on the show because he does not have the funds like he did in December 2020-February 2021 to hire accommodations again and go through the same process.

125. An injunction would offer assurance in two ways: (1) that Greer could compete on the show and (2) it would assure any accommodations that help him that Greer indeed can go on the show, so that they would be confident in helping him.

126. The injunction would still allow Greer to face the risk of getting buzzed off the show just like any other contestant who goes before the celebrity judges. The injunction would just be allowing Greer to go onto the show to audition in front of the celebrity judges.

PRAYER FOR RELIEF

WHEREFORE, Russell Greer prays for judgement against Defendants:

127. For a preliminary injunction ordering that Greer appear on AGT season 17 for the celebrity audition round, which begins filming in April 2022.

DATED: January 09th, 2021

Respectfully submitted,

By:

A handwritten signature in black ink, appearing to be 'R Greer', with a long horizontal stroke extending to the right.

Russell Greer
Pro Se Litigant
/rgreer/

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing SECOND AMENDED COMPLAINT with the Clerk of the Court by using email.

I certify that the following participants in this case are registered electronic filing systems users and will be served electronically.

Served are:

Joel Schwarz: joel@hl1lawgroup.com

Molly Lens: mlens@omm.com

Zachary Dekel: zdekel@omm.com

Counsel for Fremantle.

EXHIBIT A

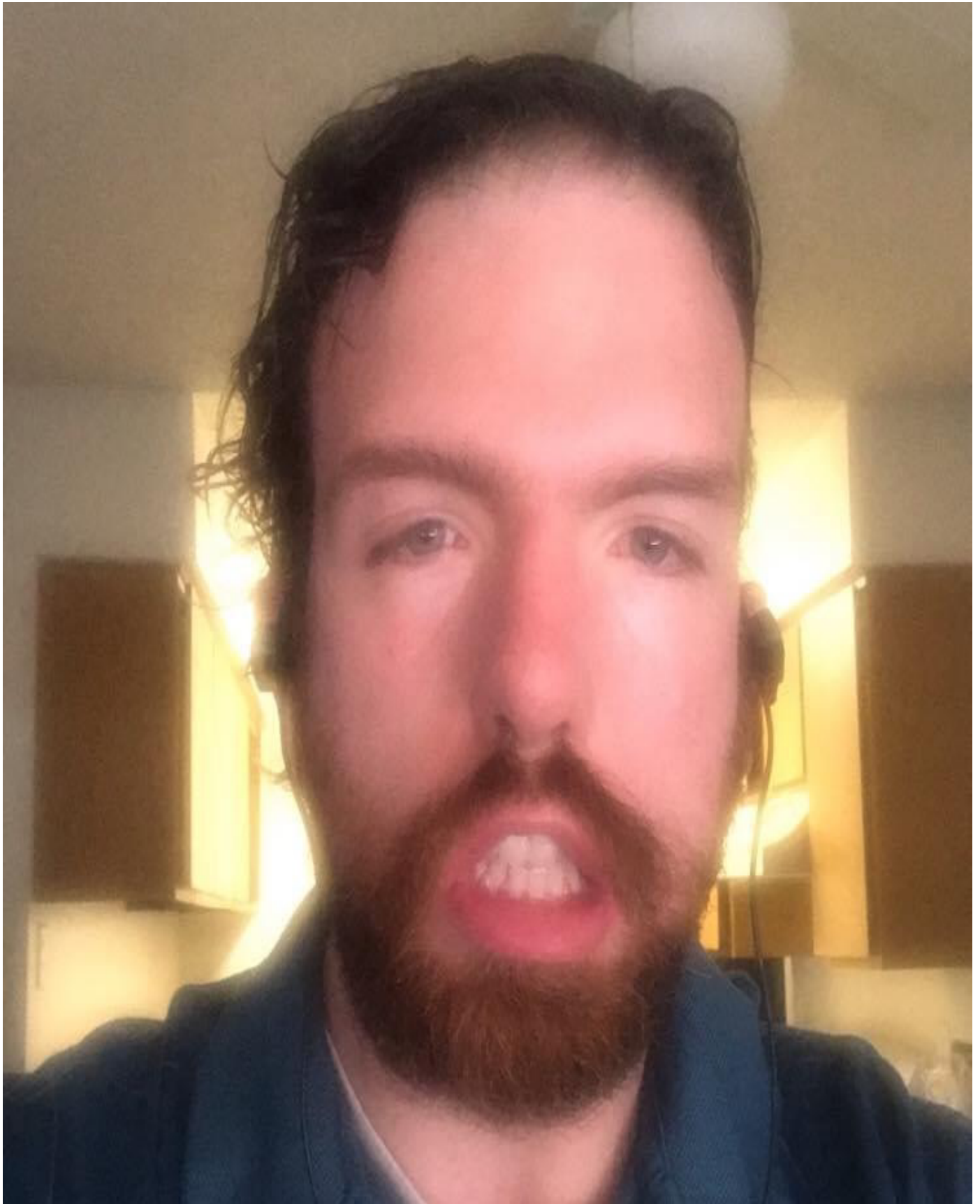


EXHIBIT B

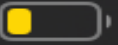


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**AGT Time Zone Reminder**

Hello Russell Greer,

We look forward to seeing you at your audition!

You have selected an audition time of **1:00 PM**.

Please note the arrival time is in Pacific Standard Time.

If that time does NOT work for you, just join us when you can. After we check you in, you will be placed into an audition in the order that you arrived.

If you prefer to select a different date to audition, sign in to your [sign in to your Performer Profile](#) and pick a new date that fits your schedule.

Good Luck!

[CLICK HERE TO ENTER YOUR VIRTUAL AUDITION!](#)



Should you need support your Contestant ID in our system is a5088a-1-795207.

AMERICA'S GOT TALENT Producers

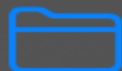
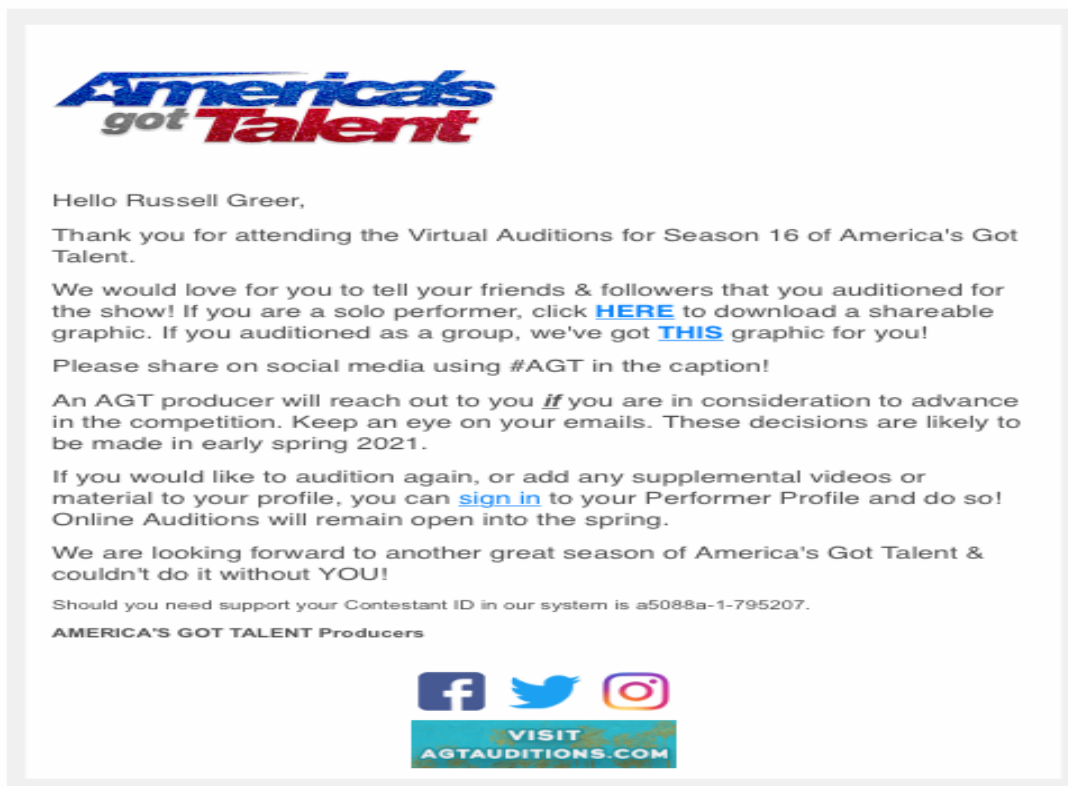
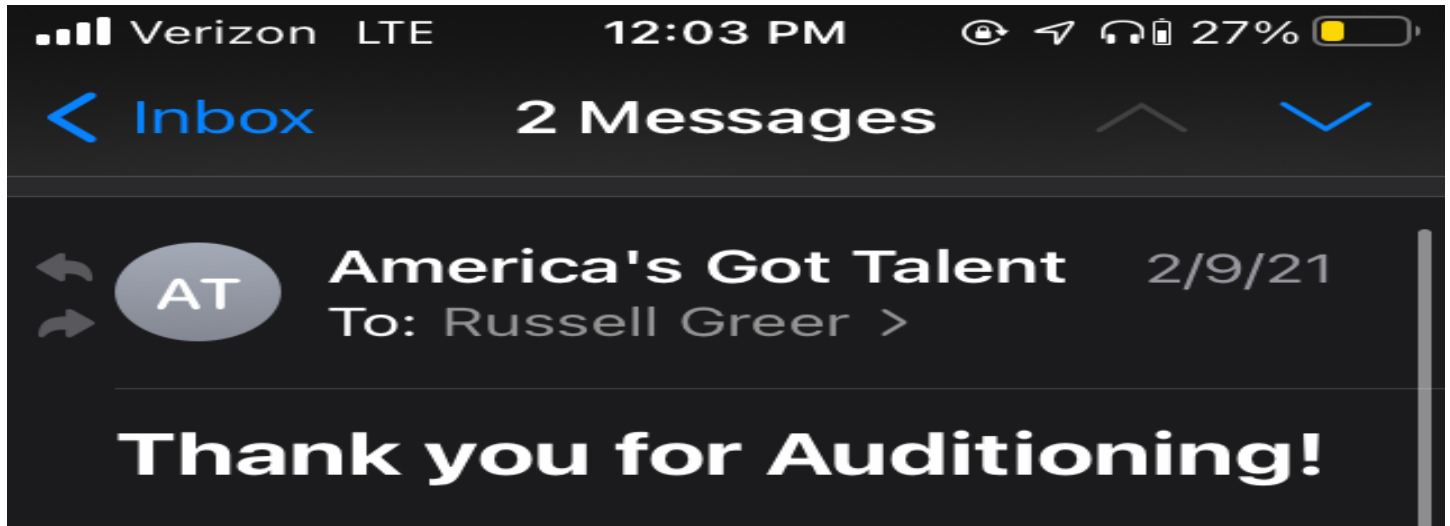


EXHIBIT C



THIS EMAIL WAS SENT ON BEHALF OF



EXHIBIT D

Verizon

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**Russell Greer**

2/22/21

To: agt.support@etribez.c.....

Video views

Hello,

Two weeks ago, the producer at the virtual audition asked me to upload videos to the video audition link and so I uploaded two YouTube links of different takes of my audition. The links are functional and are unlisted. However, it doesn't show that they've been viewed by anybody.

So I was wondering:



EXHIBIT E

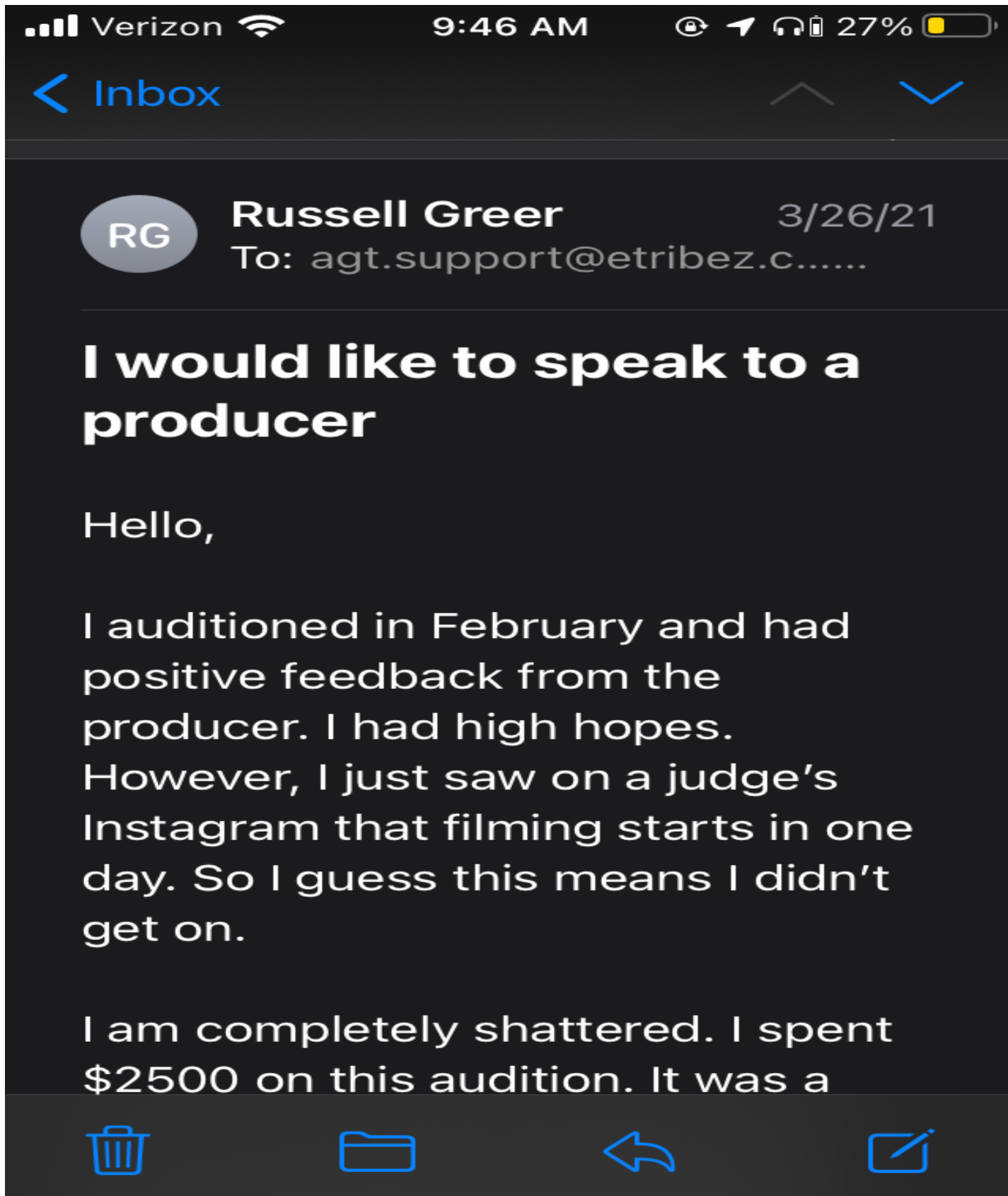


EXHIBIT F

OFFICE OF DASH AND ASSOCIATES
 ONE LIBERTY PLAZA
 165 BROADWAY
 23RD FLOOR
 NEW YORK CITY, NEW YORK, 10006

TELEPHONE: (877) 709-1472
 FACSIMILE: (888) 994-9958

CONFIDENTIAL AND PRIVILEGED

To: AMERICA'S GOT TALENT, FREMANTLE
From: Barbara S. Harper, Esq.
Re: Russell Greer – Request for Reconsideration
Date: April 12, 2021
Comments: See Enclosed.

The enclosed contains privileged and confidential information intended only for the use of the addressee named above. If you are not the intended recipient, or the employee or agent responsible for delivering it to the intended recipient, you are hereby notified that any dissemination or copy of this letter is strictly prohibited. If you have received this in error, please notify us immediately via email and return the original copies to us at the above address via U.S. Mail. Thank you.

CALEB STEVENS, ESQ.
Under contract

DANIEL SWEENEY, ESQ.
Under contract

CHRISTOPHER RAY, ESQ.
 M&A & S
Under contract

DAVID GOULD, ESQ.
not admitted to New York bar
Under contract

AMBER BARGER, ESQ.
Under contract

AL MARMERO, ESQ.
Under contract

REBECCA LARSON, ESQ.
Under contract

LUIGI CINIGLIO, ESQ.
Under contract

MARIA PALACIOS, ESQ.
Under contract

ANTHONY CAMPBELL, ESQ.
not admitted to New York bar
Under contract

BARBARA HARPER, ESQ.
 C&A, not admitted to New York bar
Under contract

THE OFFICE OF
DASH & ASSOCIATES

ONE LIBERTY PLAZA
 165 BROADWAY, 23RD FLOOR
 NEW YORK CITY, NEW YORK 10006

April 12, 2021

Page 2
 AMERICA'S GOT TALENT
 PRE-LITIGATION

FILE NUMBER:
 0001754-DG

SETTLEMENTS CONTACT
 SETTLEMENTS@DASHATONELIBERTY.COM
 ADMINISTRATION AND SETTLEMENTS

DASH & ASSOCIATES
 ONE LIBERTY PLAZA
 165 BROADWAY
 23RD FLOOR
 NEW YORK CITY, NY, 10006

TELEPHONE: (877) 709-1472
 FACSIMILE: (888) 994-9958
www.dashatonelibrary.com

dissemination or copy of this letter is strictly prohibited. If you have received this in error, please notify us immediately via email and return the original copies to us at the above address via U.S. Mail. Thank you.

2 of 4

CALIB STEVENS, ESQ.
Under contract

DANIEL SWEENEY, ESQ.
Under contract

CHRISTOPHER RAY, ESQ.
351 & 331
Under contract

DAVID GOULD, ESQ.
not admitted to New York bar
Under contract

AMBER BARGER, ESQ.
Under contract

AL MARMERO, ESQ.
Under contract

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Under contract

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Under contract

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not admitted to New York bar
Under contract

BARBARA HARPER, ESQ.
Ct not admitted to New York bar
Under contract

THE OFFICE OF
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165 BROADWAY, 23RD FLOOR
NEW YORK CITY, NEW YORK 10006

April 12, 2021

Page 2
AMERICA'S GOT TALENT
PRE-LITIGATION

FILE NUMBER:
0001754-DG

SETTLEMENTS CONTACT
SETTLEMENTS@DASHATONELIBERTY.COM
ADMINISTRATION AND SETTLEMENTS

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TELEPHONE: (877) 709-1472
FACSIMILE: (888) 994-9958
www.dashatoneliberty.com

Via Certified Mail - Signature Required

America's Got Talent Production
Fremantle
2900 W. Alameda Ave., Ste. 800
Burbank, CA 91505

Re: Russell Greer;
Formal Request for Reconsideration

To Whom It May Concern:

Our office has been retained by Russell Greer in connection with America's Got Talent (AGT") denial of Mr. Greer a chance to perform on the show. Please accept this correspondence as a formal request for reconsideration as to Mr. Greer and his band to be given an opportunity to perform on AGT.

It is our understanding that Mr. Greer auditioned for AGT this past February. Mr. Greer has a facial disability termed "Moebius Syndrome" (the "syndrome"), which has made all aspects of his life difficult, especially with communicating. In essence, Mr. Greer's 7th cranial facial nerves are paralyzed and he cannot close his lips. Mr. Greer worked really hard on his audition, and spent \$2,000 to hire a band to help him.

Page 3 of 4
AMERICA'S GOT TALENT
PRE-LITIGATION

When Mr. Greer auditioned at the virtual audition, the producer really liked Mr. Greer's work, and requested that he submit videos through an online process. Mr. Greer and his band were very excited as they thought that the encouragement from the producer indicated that they had made it on the AGT.

he cannot close his lips. Mr. Greer worked really hard on his audition, and spent \$2,000 to hire a band to help him.

3 of 4

Page 3 of 4

AMERICA'S GOT TALENT
PRE-LITIGATION

When Mr. Greer auditioned at the virtual audition, the producer really liked Mr. Greer's work, and requested that he submit videos through an online process. Mr. Greer and his band were very excited as they thought that the encouragement from the producer indicated that they had made it on the AGT.

However, Mr. Greer never heard back from the producer or AGT, and learned that filming had already started - reflecting that Mr. Greer and his band had not made AGT. Thereafter, Mr. Greer learned that the videos he had submitted at the request of the producer were never viewed.

Mr. Greer wrote a letter to the producers of AGT, asking them to reconsider their decision. No one has replied to Mr. Greer's correspondence. Mr. Greer feels he was discriminated against by AGT and its' producers.

Through his work and music, Mr. Greer attempted to convey his story of overcoming adversity, demonstrating how he did not let his challenges stop him from accomplishing his dreams. Mr. Greer contends he has the talent and skill to be granted a spot on AGT, and he has demonstrated his talent in the video he submitted at the request of the producer.

Mr. Greer believes he was indirectly discriminated against in light of AGT's denying him a spot. Mr. Greer's face is paralyzed and he has trouble communicating, and thus, he was at a disadvantage when auditioning. That is the reason for him paying \$2,000 to professional band members to perform his song.

Pursuant to the Equal Employment Opportunity Commission, indirect discrimination occurs when there is a particular policy that affects persons with disabilities unequally. Here, AGT rejected Mr. Greer's position on the show, and that rejection was based on discrimination because AGT failed to take into consideration that Mr. Greer had to put together a production to demonstrate his talent because of his disability - Mr. Greer is unable to go out on a stage and perform his song by himself.

Therefore, based on the above, Mr. Greer hereby makes a formal request to sign a contract with AGT to perform on the show in 2022. He has already auditioned, he was applauded and praised by the producer, and he produced further videos of his song(s) at the request of AGT's producers. Mr. Greer has demonstrated his skill and talent, which is the basis for having him perform on the show.

Page 4 of 4

AMERICA'S GOT TALENT
PRE-LITIGATION

We have consulted with our client regarding his available options and avenues of redress, and we have been authorized to engage in confidential settlement negotiations. If you have any interest in resolving this matter in such a manner, please contact the undersigned via email and we will have an assistant

Pursuant to the Equal Employment Opportunity Commission, indirect discrimination occurs when there is a particular policy that affects persons with disabilities unequally. Here, AGT rejected Mr. Greer's position on the show, and that rejection was based on discrimination because AGT failed to take into consideration that Mr. Greer had to put together a production to demonstrate his talent because of his disability - Mr. Greer is unable to go out on a stage and perform his song by himself.

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Page 4 of 4
AMERICA'S GOT TALENT
PRE-LITIGATION

We have consulted with our client regarding his available options and avenues of redress, and we have been authorized to engage in confidential settlement negotiations. If you have any interest in resolving this matter in such a manner, please contact the undersigned via email and we will have an assistant or paralegal contact you to schedule a call. Please ensure you reference RUSSELL GREER in the subject line of your email.

Our client wishes to resolve this matter amicably. We look forward to hearing from you, or your representative, to discuss this matter more meaningfully.

Very truly yours,



Barbara S. Harper, ESQ.
Barbara.harper@dashatoneliberty.com
(877) 709-1472
UNDER CONTRACT

CC: Russell Greer

EXHIBIT G



"Walks Like :
Heidi Klum"...
15 views · 7 mont...



Walks Like :
Heidi Klum...
28 views · 7 mont...



EXHIBIT H





EXHIBIT I

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AGT Contestant Information Form



Welcome to the AGT Virtual Auditions Russell Greer,

You have been successfully checked in to the AGT Auditions and will be seen by a producer shortly. Please keep your microphone muted, and your camera on as you wait.

We ask each performer/group to fill out our Information Sheet so we can get to know a little bit more about you. Tell us when you started your talent, where you see it going, and some of your biggest obstacles you have encountered along the way.

Please click below to access this form, and fill it out as soon as possible. We want our producer's to be able to access your responses as you are auditioning.

[CLICK HERE TO ACCESS YOUR INFORMATION FORM.](#)

If you have any questions about the form or how to access it, please use the Raise Hand feature on Zoom and ask the Host of the meeting.

Please note that receiving this questionnaire does not guarantee your advancement in the competition and it is not confirmation of you performing in front of the celebrity judges.

Should you need support your Contestant ID in our system is
a5088a-1-795207

Good luck!

AMERICA'S GOT TALENT Producers

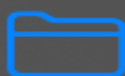


EXHIBIT J

**SETTLEMENT AGREEMENT
UNDER THE AMERICANS WITH DISABILITIES ACT
BETWEEN
THE UNITED STATES OF AMERICA,
FREMANTLE PRODUCTIONS, INC., AND CBS BROADCASTING
INC.
REGARDING THE PRICE IS RIGHT
Department of Justice
Complaint Numbers 202-12C-317 and 202-12C-369**

BACKGROUND

A. Parties

1. The parties (Parties) to this Settlement Agreement (Agreement) are the United States of America and The Price Is Right (TPIR). TPIR consists of both Fremantle Productions, Inc., (Fremantle) in its role as producer of The Price Is Right game show (the Show), and CBS Broadcasting Inc. (CBS), in its role as the provider of the facilities and related services utilized in the production of the Show.
2. The United States Department of Justice (United States) is the federal agency responsible for administering and enforcing Title III of the Americans with Disabilities Act of 1990 (ADA), 42 U.S.C. §§ [12181-12189](#), on behalf of the United States of America.

B. Investigation

3. This matter was initiated by two complaints filed with the United States which alleged violations of Title III of the ADA (Title III) and its implementing regulation, 28 C.F.R. Part 36, in connection with the Show. Complainant #1 attended a taping of the Show with her mother (Complainant #2), who uses a wheelchair. The taping occurred at Studio 33 (the Bob Barker Studio) at CBS Television City, 7800 Beverly Boulevard, in Los Angeles, California. Complainants #1 and #2 alleged that the wheelchair seating areas at the Bob Barker Studio were at the back of the audience seating area and that the lines of

12182(b)(2)(A)(iii) and 28 C.F.R. § 36.305; and

- d. TPIR will remove barriers to access for individuals with disabilities where it is readily achievable to do so in facilities that were designed and constructed prior to January 26, 1993, and which have not been altered, 42 U.S.C. § 12182(b)(2)(A)(iv) and 28 C.F.R. §§ 36.304, 36.308.

TPIR may assert any applicable affirmative defenses.

B. Specific Actions

17. **Reasonable Modifications.** Consistent with its current stated practices, TPIR will make reasonable modifications to policies, practices, and procedures to afford opportunities and access to individuals with disabilities, including but not limited to individuals who wish to be a member of the audience or eligible to become a contestant on the Show, that are equal to the opportunities and access afforded to individuals without disabilities, 42 U.S.C. § 12182(b)(2)(A)(ii) and 28 C.F.R. § 36.302(a). Reasonable modifications are exceptions, modifications, and adjustments to policies, practices, and procedures that are necessary to avoid discrimination against an individual with a disability. Requests for reasonable modifications may be made orally or in writing by or on behalf of an individual with a disability. TPIR will grant requests for such modifications unless it can demonstrate that a requested modification would fundamentally alter the nature of its operations. Individuals who request reasonable modifications will generally not be required to provide medical documentation.
18. **Effective Communication.** Consistent with its current stated practices, TPIR will provide auxiliary aids and services when necessary to ensure effective communication with individuals with disabilities, 42 U.S.C. § 12182(b)(2)(A)(iii) and 28 C.F.R. § 36.303. Within thirty (30) days after the effective date of this Agreement TPIR will submit for review and approval by the United States, which approval shall not be unreasonably withheld or delayed, written policies and procedures for providing auxiliary aids and services to achieve effective communication with individuals with disabilities in connection with the Show. The United States shall review the proposed written policy for consistency with the requirements of Title III of the ADA and provide written comments to TPIR. TPIR shall provide the United States with a revised policy that addresses the

EXHIBIT K

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tools.usps.com

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PRE-LITIGATION

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AMERICA'S GOT TALENT
PRE-LITIGATION

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THE OFFICE OF
DASH & ASSOCIATES

ONE LIBERTY PLAZA
145 BROADWAY
NEW YORK CITY, NEW YORK 10006

April 12, 2021

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AMERICA'S GOT TALENT
PRE-LITIGATION

FILE NUMBER:
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SETTLEMENT OFFICE
SETTLEMENTS/PROBATION/INVESTIGATIVE
ADMINISTRATION AND SETTLEMENTS

DASH & ASSOCIATES
ONE LIBERTY PLAZA
145 BROADWAY
NEW YORK CITY, NY, 10006
TELEPHONE: (212) 769-1472

Via Certified Mail - Signature Required
America's Got Talent Production
Fremantle
2900 W. Alameda Ave., Ste. 800
Burbank, CA 91505

Re: Russell Green;
Formal Request for Reconsideration

To Whom It May Concern:

Our office has been retained by America's Got Talent (AGT) to perform on the show. Please see our formal request for reconsideration to be given an opportunity to perform on the show.

It is our understanding that AGT will not perform this next February. Mr. Green

To: AMERICA'S GOT TALENT, FREMANTLE
From: Barbara S. Harper, Esq.
Re: Russell Green - Request for Reconsideration
Date: April 12, 2021

OFFICE OF DASH AND ASSOCIATES
ONE LIBERTY PLAZA
145 BROADWAY
NEW YORK CITY, NEW YORK, 10006

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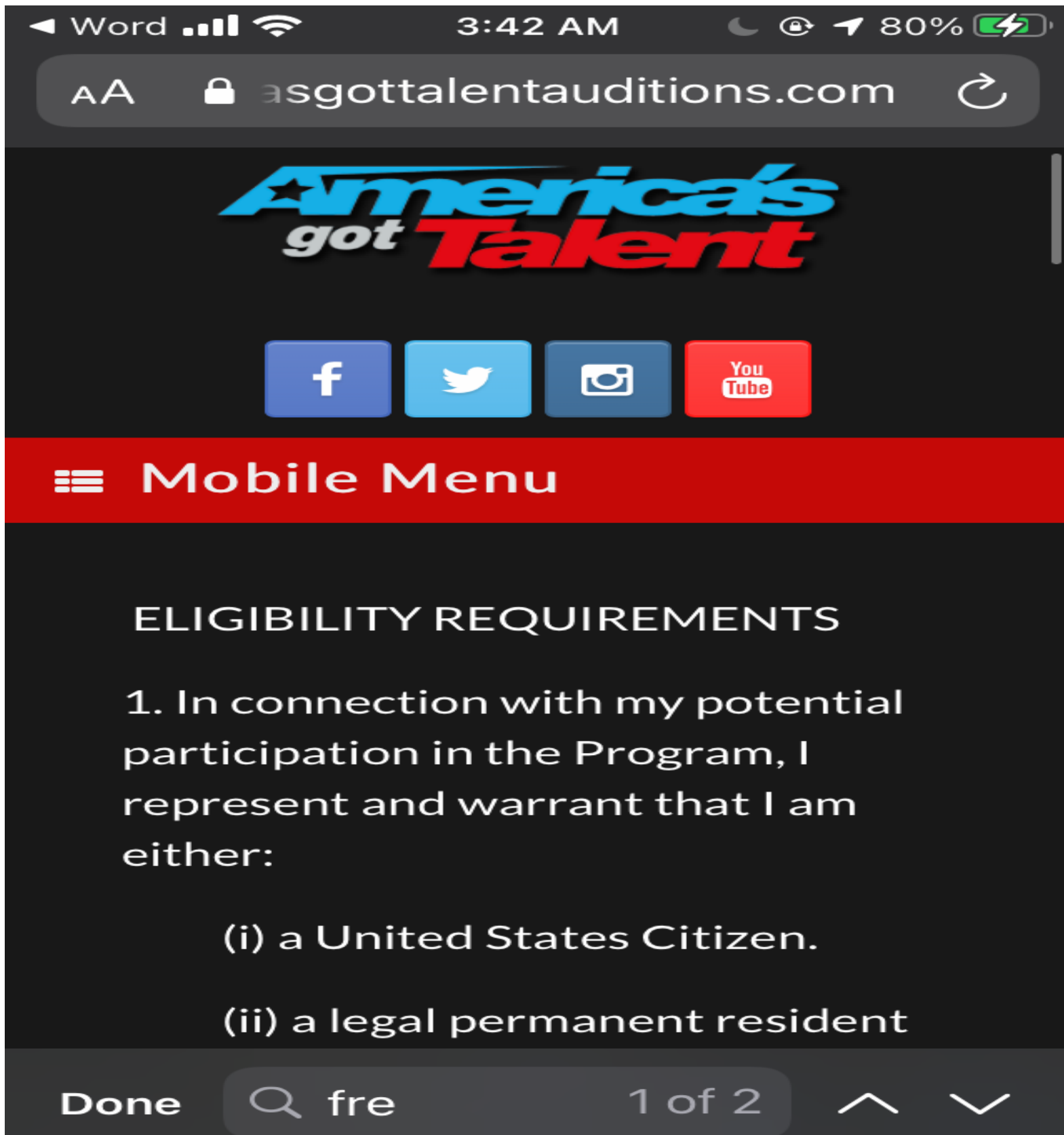
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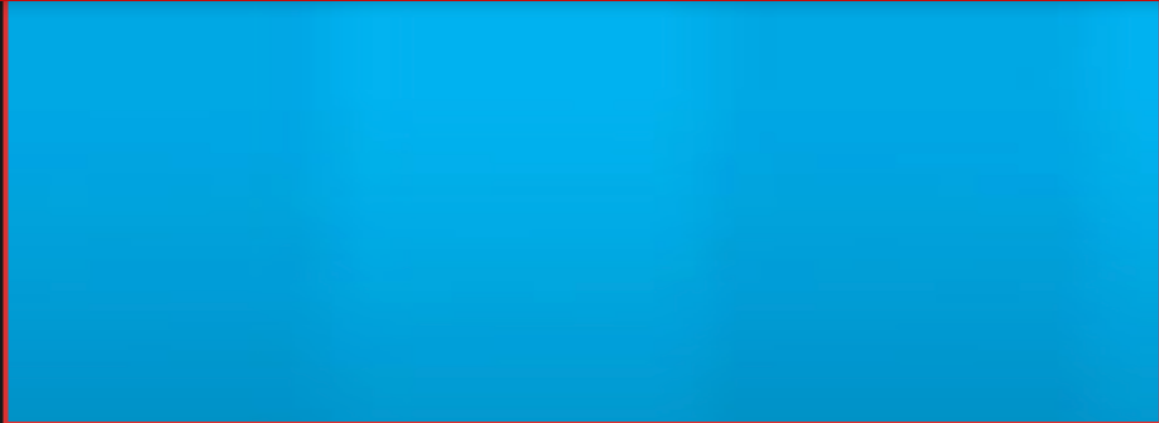


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